### **PATENT COOPERATION TREATY**

## **PCT**

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

REC'D 17 NOV 2005

			WIPO PCT
Applicant's or agent's file reference Case 21864WO	FOR FURTHER AC	TION See Fo	orm PCT/IPEA/416
International application No.	International filing date (c	lay/month/year) Prio	rity date (day/month/year)
PCT/CH2004/000511	16.08.2004	14.	08.2003
International Patent Classification (IP			0.1007.00
C12N15/53, C12N15/11, C12	N9/02, C12N9/04, C12N15/6	3, C12N1/21, C12P17/04,	C12P7/60
Applicant			
DSM IP ASSETS B.V. et al.			
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Authority under Article 35 a	and transmitted to the applicant	according to Article 36.	national Preliminary Examining
2. This REPORT consists of a	a total of 11 sheets, including t	his cover sheet.	
,	anied by ANNEXES, comprisin		
	t and to the International Burea		
□ sheets of the de and/or sheets c Administrative I	ontaining rectifications authoriz	gs which have been amende ed by this Authority (see Rul	ed and are the basis of this report le 70.16 and Section 607 of the
	·	nich this Authority considers	contain an amendment that goes
beyond the disc Supplemental E	closure in the international appl	ication as filed, as indicated	in item 4 of Box No. I and the
b. 🔲 (sent to the Internal	tional Bureau only) a total of (in	dicate type and number of e	lectronic carrier(s)) , containing a
sequence listing an	d/or tables related thereto, in co quence Listing (see Section 80	omputer readable form only, 2 of the Administrative Instru	as indicated in the Supplemental ctions).
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4. This report contains indica	tions relating to the following it	ems:	
☐ Box No. I Basis of	the opinion		
☐ Box No. II Priority			
☑ Box No. III Non-esta	ablishment of opinion with rega	rd to novelty, inventive step a	and industrial applicability
☑ Box No. IV Lack of t	unity of invention		
☐ Box No. V Reasone applicab	ed statement under Article 35(2 ility; citations and explanations	) with regard to novelty, inve supporting such statement	ntive step or industrial
⊠ Box No. VI Certain o	documents cited		
☐ Box No. VII Certain o	defects in the international app	ication	
☐ Box No. VIII Certain o	observations on the internation	al application	
Date of submission of the demand		Date of completion of this repo	ort
14.03.2005		21,11.2005	
Name and mailing address of the in	ternational	Authorized Officer	and Polagion,
preliminary examining authority:  European Patent Offi	ce - P.B. 5818 Patentlaan 2		we all
NL-2280 HV Rijswijk Tel. +31 70 340 - 204	- Pays Bas	Devijver, K	
Fax: +31 70 340 - 202	16	Telephone No. +31 70 340-	Topdows south

International application No. PCT/CH2004/000511

_	Вох	No. I	Basis of the report			
1.	With filed	regard , unles	d to the <b>language</b> , thi s otherwise indicated	s report is based on thus under this item.	e international application in the lang	uage in which it was
		which inte	is the language of a to ernational search (unc plication of the interna	slations from the original ranslation furnished fo ler Rules 12.3 and 23. tional application (und examination (under R	1(b)) er Rule 12.4)	ge ,
2.	have	e bēen	furnished to the rece	the international appli iving Office in respons e not annexed to this	cation, this report is based on <i>(replace</i> e to an invitation under Article 14 are eport):	ement sheets which referred to in this
	Des	cription	n, Pages			
	1-43	3		as originally filed		
	Seq	uence l	istings part of the des	cription, Pages		
	1-23	3		as originally filed		
	Clai	ms, Nu	mbers			
	1-37	7		as originally filed		
	×	a sequ	uence listing and/or a	ny related table(s) - se	e Supplemental Box Relating to Sequ	uence Listing
3.		☐ the☐ the☐ the☐ the☐	e description, pages e claims, Nos. e drawings, sheets/fige e sequence listing <i>(sp</i>			
4.	□ had Sup	I not be opleme  the the the the land	en made, since they ntal Box (Rule 70.2(c) description, pages e claims, Nos. e drawings, sheets/fig sequence listing (sp y table(s) related to s	have been considered )). s ecify): equence listing (speci		as indicated in the
	*	If it	tem 4 applies, s	ome or all of th	ese sheets may be marked "su	perseded."

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	ox No. III Non-establishment opplicability	of opi	nion with regard to novelty, inventive step and industrial
. T	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- bvious), or to be industrially applicable have not been examined in respect of:		
	the entire international applicat	ion,	
×	claims Nos. 24-37 (in part)		
	because:		
	the said international application not require an international pre	on, or elimina	the said claims Nos. relate to the following subject matter which does ary examination (specify):
	the description, claims or draw that no meaningful opinion cou	ings ( Ild be	findicate particular elements below) or said claims Nos. are so unclear formed (specify):
	the claims, or said claims Nos. could be formed.	are s	so inadequately supported by the description that no meaningful opinion
Ø	no international search report	has b	een established for the said claims Nos. 24-37 (in part)
Е	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:		
	the written form		has not been furnished
			does not comply with the standard
	the computer readable form		has not been furnished
			does not comply with the standard
	the tables related to the nucleinot comply with the technical	otide : requir	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C- <i>bis</i> of the Administrative Instructions.
	See separate sheet for further	detai	ils

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	Box	x No. IV Lack of unity of inve	ention		
1.		In response to the invitation to restrict or pay additional fees, the applicant has:  ☐ restricted the claims.  ☐ paid additional fees.  ☐ paid additional fees under protest.  ☑ neither restricted nor paid additional fees.			
2.		This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.			
3.	This	s Authority considers that the re	quiren	nent of unity	of invention in accordance with Rules 13.1, 13.2 and 13.3
		complied with.			•
	$\boxtimes$	not complied with for the follow	ving re	asons:	
		see separate sheet			
4.	Cor	nsequently, this report has beer	n estab	lished in res <sub>l</sub>	pect of the following parts of the international application:
		all parts.			
	$\boxtimes$	the parts relating to claims No	s. 1-23	3 (completely	); 24-37 (in part) .
	Bo:	x No. V Reasoned statement plicability; citations and expla	nt und anatio	er Article 35 ns supportir	(2) with regard to novelty, inventive step or industrial g such statement
1.	Sta	atement			
	No	velty (N)	Yes: No:	Claims Claims	2-4,8,11,13-37 1,5-7,9,10,12
	Inv	entive step (IS)	Yes: No:	Claims Claims	1-37
	Ind	lustrial applicability (IA)	Yes: No:	Claims Claims	1-37
2	Cita	ations and explanations (Rule 7	70.7):		

see separate sheet

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	Вох	No. VI Certain documents cited
1.	Certa	in published documents (Rule 70.10)
	and /	or
2.	Non-	written disclosures (Rule 70.9)
:	see s	eparate sheet
	Supp	lemental Box relating to Sequence Listing
Cor	ntinu	ation of Box I, item 2:
1. \	With reces	regard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international application and ssary to the claimed invention, this report has been established on the basis of:
á	a. typ	e of material:
	$\boxtimes$	a sequence listing
		table(s) related to the sequence listing
l	o. for	mat of material:
	$\boxtimes$	in written format
	$\boxtimes$	in computer readable form
(	c. tim	e of filing/furnishing:
	$\boxtimes$	contained in the international application as filed
	$\boxtimes$	filed together with the international application in computer readable form
		furnished subsequently to this Authority for the purposes of search and/or examination
		received by this Authority as an amendment on
2. [	t! a	n addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating nereto has been filed or furnished, the required statements that the information in the subsequent or dditional copies is identical to that in the application as filed or does not go beyond the application as filed, s appropriate, were furnished.
3. /	٩dditi	onal observations, if necessary:

### 1. DOCUMENTS

### 1.1 Reference is made to the following documents:

	CALTO VIET AL HOLONINO OF OFNIC CODING FOR L CORROSE AND
D1:	SAITO Y ET AL: "CLONING OF GENES CODING FOR L-SORBOSE AND
	L-SORBOSONE DEHYDROGENASES FROM GLUCONOBACTER
	OXYDANS AND MICROBIAL PRODUCTION OF 2-KETO-L-GULONATE,
	A PRECURSOR OF L-ASCORBIC ACID, IN A RECOMBINANT G.
	OXYDANS STRAIN" APPLIED AND ENVIRONMENTAL
	MICROBIOLOGY, WASHINGTON, DC, US, vol. 63, no. 2, 1997, pages
	454-460, XP000886144 ISSN: 0099-2240
D2:	DATABASE EMBL [Online] 18 December 2001 (2001-12-18),
	"Agrobacterium tumefaciens str. C58 linear chromosome, section 35 of
	187 of the complete sequence." XP002321379 retrieved from EBI
	accession no. EM_PRO:AE009265 Database accession no. AE009265
D3:	WO 97/04101 A (FRAUNHOFER-GESELLSCHAFT ZUR FOERDERUNG
	DER ANGEWAND; WISSLER, JOSEF; F) 6 February 1997 (1997-02-06)
D4:	WO 03/016508 A (CERESTAR HOLDING B.V; DE TROOSTEMBERGH,
	JEAN-CLAUDE, MARIE-PIERRE, GHI) 27 February 2003 (2003-02-27)
D5:	SUGISAWA T ET AL: "ISOLATION AND CHARACTERIZATION OF A
	NEW VITAMIN C PRODUCING ENZYME (L-GULONO-GAMMA-
	LACTONE DEHYDROGENASE) OF BACTERIAL ORIGIN" BIOSCIENCE,
	BIOTECHNOLOGY AND BIOCHEMISTRY, XX, XX, vol. 59, no. 2,
	February 1995 (1995-02), pages 190-196, XP001084987 ISSN: 0916-
	8451
D6:	WO 03/104445 A (ROCHE VITAMINS AG; HOSHINO, TATSUO;
	MIYAZAKI, TARO; SUGISAWA, TERUHIDE) 18 December 2003 (2003-
	12-18)
	,

D7: WO 2004/029269 A (DSM IP ASSETS B.V; HOSHINO, TATSUO; MIYAZAKI, TARO; SUGISAWA, TERUHIDE) 8 April 2004 (2004-04-08)

D8: WO 03/089634 A (ROCHE VITAMINS AG; HOSHINO, TATSUO; MIYAZAKI, TARO; SUGISAWA, TERUHIDE) 30 October 2003 (2003-10-30)

D9: WO 2004/029235 A (DSM IP ASSETS B.V; HOSHINO, TATSUO;

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D10:

MIYAZAKI, TARO; SUGISAWA, TERUHIDE) 8 April 2004 (2004-04-08) LEE H-W ET AL: "Screening for L-sorbose and L-sorbosone dehydrogenase producing microbes for 2-keto-L-gulonic acid production" JOURNAL OF INDUSTRIAL MICROBIOLOGY AND BIOTECHNOLOGY, BASINGSTOKE, GB, vol. 23, no. 2, August 1999 (1999-08), pages 106-

### Re Item IV.

The separate inventions/groups of inventions are:

111, XP002241676 ISSN: 1367-5435

1) claims 1-23 (completely); 24-37 (in part)

Isolated polynucleotide derivable from a polynucleotide encoding a polypeptide having L-sorbosone dehydrogenase activity relating to SEQ ID NO 1. Partial sequences thereof. Polypeptide encoded by such a polynucleotide relating to SEQ ID NO 2. Partial sequences thereof. Expression vector and recombinant organism comprising such polynucleotide. Process for the production of L-ascorbic acid from a substrate selected from D-sorbitol, L-sorbose and L-sorbosone using such a recombinant organism, a non-recombinant microorganism or such a polypeptide. Process for the production of L-sorbosone dehydrogenase. Process for the production of vitamin C comprising converting a substrate into vitamin C in a medium comprising resting cells of a microorganism, limited to the microorganisms as described above (microorganism comprising a polypeptide relating to SEQ ID NO 2).

### 2) claims 24-37 (in part)

Process for the production of vitamin C comprising converting a substrate into vitamin C in a medium comprising resting cells of a microorganism, as far as not covered by invention 1.

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

Polynucleotides encoding polypeptides having L-sorbosone dehydrogenase activity and

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use thereof in a process for producing L-ascorbic acid were already state of the art before the priority date of the present application. In particular, document D1 discloses (cf. abstract, page 456 and figure 5) the cloning of the gene coding for L-sorbosone dehydrogenase from Gluconobacter oxydans and its use in the preparation of L-ascorbic acid.

Processes for the production of vitamin C comprising converting a substrate into vitamin C in a medium comprising resting cells of a microorganism were also already state of the art before the priority date of the present application. In particular, document D5 discloses (cf. abstract, page 191 right-hand column paragraph 2)b) and table II) Gluconobacter oxydans DSM 4025 producing 13.9 g/l L-ascorbate from L-gulono-gamma-lactone; cells are allowed to reach the resting state and are thereupon transferred to a separate vessel for reaction.

In the light of the above mentioned prior art, the problems and corresponding solutions of the present application can be summarized as follows:

problem 1: providing further polynucleotides encoding polypeptides having L-sorbosone dehydrogenase activity which can be used in a process for producing L-ascorbic acid;

solution 1: polynucleotides relating to SEQ ID NO 1 encoding polypeptides relating to SEQ ID NO 2 (and their uses);

problem 2: providing further processes for the production of vitamin C comprising converting a substrate into vitamin C in a medium comprising resting cells of a microorganism;

solution 2: process for the production of vitamin C comprising converting a substrate into vitamin C in a medium comprising resting cells of a microorganism (as far as not covered by invention 1).

The ISA considers that, due to the fact that polynucleotides encoding polypeptides having L-sorbosone dehydrogenase activity and use thereof in a process for producing L-ascorbic acid and processes for the production of vitamin C comprising converting a substrate into vitamin C in a medium comprising resting cells of a microorganism were known (cf. D1 and

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D5), due to the essential differences between the aforementioned problems and corresponding solutions, and due to the fact that no other technical feature can be distinguished which in the light of the prior art could be regarded as special technical feature, there is no single inventive concept underlying the plurality of claimed inventions, and an objection for non-unity of invention has to be raised under PCT Rule 13.1. Consequently, there is a lack of unity and the different inventions, not belonging to a common inventive concept, are formulated as the different subjects on the communication pursuant to Art. 17(3)(a) PCT.

The application relates to a plurality of inventions, or groups of inventions, in the sense of Rule 13.1 PCT. They have been divided as defined above. If the applicant pays additional fees for one (or more) not yet searched group(s) of invention(s), then the further search(es) may reveal further prior art that gives evidence of a further lack of unity 'a posteriori' within one (or more) of the not yet searched group(s). In such a case only the first invention in this (each of these) group(s) of inventions, which is considered to lack unity of invention, will be the subject of a search. No further invitation to pay further additional fees will be issued. This is because Article 17(3)(a) PCT stipulates that the ISA shall establish the International Search Report on those parts of the international application which relate to the invention first mentioned in the claims ('main invention') and for those parts which relate to inventions in respect of which the additional fees were paid. Neither the PCT nor the PCT guidelines provide a legal basis for further invitations to pay further additional search fees (W17/00, point 11 and W1/97, points 11-16).

### Re Item V.

- 2. NOVELTY (Art. 33(2) PCT)
- 2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1, 5-7, 9, 10 and 12 is not new in the sense of Article 33(2) PCT.
  - 2.2 Document D2 discloses (cf. the whole document) an isolated polynucleotide comprising a partial nucleotide sequence of at least 20 consecutive nucleotides of

SEQ ID NO 1 (residues 2323-2342) and SEQ ID NO 26 (residues 2323-2342). The expression "derivable from a polynucleotide encoding a polypeptide having L-sorbosone dehydrogenase activity" of claim 1 does not have any limiting effect on the scope of the claim, i.e. the claim is directed to the product per se. The same comment applies to the term "recombinant" of claim 12. Consequently, D2 anticipates the subject-matter of claims 1, 5-7 and 12.

- 2.3 Document D3 discloses (cf. SEQ ID NOs 7, 12 and 20) polypeptides comprising a partial amino acid sequence of at least 25 consecutive amino acids selected from the group consisting of SEQ ID NOs 2, 12, 18 and 27. Consequently, D3 anticipates the subject-matter of claims 9 and 10.
- 3. INVENTIVE STEP (Art. 33(3) PCT)
- 3.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-37 does not involve an inventive step in the sense of Article 33(3) PCT.
- 3.2 Document D1 is considered to represent the most relevant state of the art and discloses (cf. abstract, page 456 and figure 5) the cloning of the gene coding for L-sorbosone dehydrogenase from Gluconobacter oxydans and its use in the preparation of L-ascorbic acid. The subject-matter of the present application differs in that a further L-sorbosone dehydrogenase polypeptide (relating to SEQ ID NO 2) and corresponding polynucleotide (relating to SEQ ID NO 1) are provided.
- 3.3 The problem to be solved by the present application may therefore be regarded as providing a further L-sorbosone dehydrogenase polypeptide/polynucleotide. The proposed solution is the L-sorbosone dehydrogenase polypeptide, relating to SEQ ID NO 2, and the corresponding polynucleotide, relating to SEQ ID NO 1.
- 3.4 This solution cannot however be considered as involving an inventive step for the following reasons. The provision of this molecule is regarded as obvious, because in

view of the prior art (cf. D10), the skilled person has an incentive to isolate further L-sorbosone dehydrogenases due to their importance in 2-keto-L-gulonic acid (2KGA) and vitamin C production. Moreover, the provision of such molecules is obvious, as they are identified without any difficulties as already demonstrated in the prior art (cf. D10); this is also apparent from the description of the present application. Consequently, the subject-matter of the present application does not involve an inventive step. The routine provision of further sequences having the same general function as the known prior art sequences is not inventive. The structural non-obviousness per se is not sufficient to accept an inventive step, because a specific DNA sequence must be composed of a succession of defined deoxyribonucleotides, whichever this is and, therefore, it cannot be considered inventive for this sole reason. Inventive step can only be acknowledged if the specific succession of deoxyribonucleotides imparts some unexpected useful properties and/or technical effect to the molecule.

- 3.5 The fact that vitamin C is produced using the L-sorbosone dehydrogenase of the present application is not an unexpected property and/or technical effect, because vitamin C is always formed during such a reaction (cf. D4 examples 1-7 and D1 figure 5).
- 3.6 The other claims do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step (Article 33(3) PCT).

### 4. FURTHER REMARKS

4.1 It appears that presently claimed priority is not valid for subject-matter relating to SEQ ID NOs 23-27, 30 and 31. Consequently, documents D6-D9 may be taken into account for the assessment of novelty and/or inventive step concerning said subject-matter.